UNITED ST	ATES DISTRIC	CT COURT	FILE U.S. DISTRIC	TOHOS TO
	District of	NEBRAS	RISTRICT OF	HE8RASKA
UNITED STATES OF AMERICA			2008 JAN 24	PM 4: 32
V.	ORDER	OF DETENTION P		
CESAR MENDOZA-MARTINEZ	Case Number	OF DETENTION P : 4:08MJ3003-DLP	OFFICE OF T	the Clerk
Defendant In accordance with the Pail Reference Act 10 M.C. C. C. C. C.		· · · · · · · · · · · · · · · · · · ·		
In accordance with the Bail Reform Act, 18 U.S.C. § 3142 detention of the defendant pending trial in this case.	(1), a detention hearing has b	een held. I conclude that the	e following facts re-	quire the
Pa	rt I—Findings of Fact			
 ☐ (1) The defendant is charged with an offense described in or local offense that would have been a federal offense ☐ a crime of violence as defined in 18 U.S.C. § 315 ☐ an offense for which the maximum sentence is lift ☐ an offense for which a maximum term of imprison 	e if a circumstance giving rise (6(a)(4). e imprisonment or death	e to federal jurisdiction had	federal offense existed that is	state
a felony that was committed after the defendant h	ad been convicted of two or r			.*
(2) The offense described in finding (1) was committed w (3) A period of not more than five years has elapsed since for the offense described in finding (1)	hile the defendant was on rel	ease pending trial for a feder	al, state or local of	fense.
(4) Findings Nos. (1), (2) and (3) establish a rebuttable present safety of (an) other person(s) and the community. I fu	esumption that no condition of the find that the defendant I ternative Findings (A)	or combination of conditions has not rebutted this presum	s will reasonably as ption.	sure the
(1) There is probable cause to believe that the defendant h	as committed an offense			
for which a maximum term of imprisonment of term under 18 U.S.C. § 924(c).	1 years or more is prescribed	in		
(2) The defendant has not rebutted the presumption established	shed by finding 1 that no cond	ition or combined as a few		·
the appearance of the defendant as required and the sa	fety of the community.	mon or combination of cond	itions will reasonab	oly assure
(1) There is a serious risk that the defendant will not appear	ternative Findings (B)			
(2) There is a serious risk that the defendant will endanger	ir. the safety of another nerson	or the community		
	poison			
				
Part II—Written	Statement of Reasons for			
I find that the credible testimony and information submitted	at the hearing established by			
derance of the evidence that	_	clear and convincing		
Det. Wajued	bozing &	agreed to	detention	tu.
Part III—Die	ections Regarding Deten	tion		
The defendant is committed to the custody of the Attorney Gen to the extent practicable, from persons awaiting or serving sente reasonable opportunity for private consultation with defense cou Government, the person in charge of the corrections facility shall in connection with a court proceeding.	eral or his designated represer nces or being held in custod	stative for confinement in a copy pending appeal. The defet the United States or on requirited States marshal for the	endant shall be affo	orded a
Date	Signatur	e of Judicial Officer		
	David L. Piesto	er, U.S. Magistrate Judge		
#Impant If II () or	Name and T	itle of Judicial Officer		

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).